1	Jeffrey H. Reeves, CA SBN 156648	
2	GIBSON, DUNN & CRUTCHER LLP 4 Park Plaza, Suite 1400	
3	Irvine, California 92614-8557	
3	jreeves@gibsondunn.com	
4	(949) 451-3800 (Telephone)	
5	(949) 451-4220 (Facsimile)	
6	and	
7	S. Ashlie Beringer (admitted <i>pro hac vice</i>)	
,	Laura M. Sturges (admitted pro hac vice)	
8	GIBSON, DUNN & CRUTCHER LLP	
9	1801 California Street, Suite 4200 Denver, Colorado 80220	
	aberinger@gibsondunn.com	
10	(303) 298-5718 (Telephone)	
11	(303) 313-2868 (Facsimile)	
12	Attorneys for Putative Counterclaim	
13	Defendant Bravado International Group, Inc.	
13	UNITED STATES	DISTRICT COURT
14	EOD THE MODTHEDN DI	STRICT OF CALIFORNIA
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
	SAN JOSE DIVISION	
16	GRATEFUL DEAD PRODUCTIONS, a	
17	California corporation, CADESTANSA, LLC, a	CASE NO. C 06 7727 (JW) (PV)
18	± ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	
10	limited liability company on behalf of CARLOS	
	SANTANA, an individual, JIMMY PAGE, an	STIPULATION AND [PROPERTIES] ORDER REGARDING COUNTERCLAIM
19	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual,	STIPULATION AND [EXOPORTED] ORDER REGARDING COUNTERCLAIM DEFENDANT BRAVADO'S FIRST
	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN PAUL JONES, an individual,	ORDER REGARDING/COUNTERCLAIM
19 20	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual,	ORDER REGARDING/COUNTERCLAIM DEFENDANT BRAVADO'S FIRST
19	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN PAUL JONES, an individual, RAYMOND MANZAREK, an individual, ROBBY KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL	ORDER REGARDING/COUNTERCLAIM DEFENDANT BRAVADO'S FIRST EXTENSION OF TIME TO RESPOND TO
19 20	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN PAUL JONES, an individual, RAYMOND MANZAREK, an individual, ROBBY KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL COURSON, an individual, GEORGE	ORDER REGARDING/COUNTERCLAIM DEFENDANT BRAVADO'S FIRST EXTENSION OF TIME TO RESPOND TO
19 20 21 22	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN PAUL JONES, an individual, RAYMOND MANZAREK, an individual, ROBBY KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL COURSON, an individual, GEORGE MORRISION, an individual, FANTALITY	ORDER REGARDING/COUNTERCLAIM DEFENDANT BRAVADO'S FIRST EXTENSION OF TIME TO RESPOND TO
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19 20 21 22 23 24 25 26	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN PAUL JONES, an individual, RAYMOND MANZAREK, an individual, ROBBY KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL COURSON, an individual, GEORGE MORRISION, an individual, FANTALITY CORP., a Colorado corporation, SONY BMG MUSIC ENTERTAINMENT, a Delaware general partnership, BMG MUSIC, a New York partnership, and ARISTA RECORDS, a	ORDER REGARDING/COUNTERCLAIM DEFENDANT BRAVADO'S FIRST EXTENSION OF TIME TO RESPOND TO
19 20 21 22 23 24 25 26 27	SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN PAUL JONES, an individual, RAYMOND MANZAREK, an individual, ROBBY KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL COURSON, an individual, GEORGE MORRISION, an individual, FANTALITY CORP., a Colorado corporation, SONY BMG MUSIC ENTERTAINMENT, a Delaware general partnership, BMG MUSIC, a New York partnership, and ARISTA RECORDS, a Delaware LLC,	ORDER REGARDING/COUNTERCLAIM DEFENDANT BRAVADO'S FIRST EXTENSION OF TIME TO RESPOND TO
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1 LLC, a limited liability company, and BILL GRAHAM ARCHIVĖS LLČ, d/b/a 2 WOLFGANG'S VAULT, a limited liability company, 3 Defendants. 4 NORTON LLC, a limited liability company, 5 BILL GRAHAM ARCHIVES LLC, d/b/a WOLFGANG'S VAULT, a limited liability 6 company, and WILLIAM E. SAGAN, an individual, 7 Counterclaim Plaintiffs, 8 v. 9 GRATEFUL DEAD PRODUCTIONS, a 10 California corporation, CADESTANSA, LLC, a limited liability company on behalf of CARLOS 11 SANTANA, an individual, JIMMY PAGE, an individual, ROBERT PLANT, an individual, 12 JOHN PAUL JONES, an individual, RAYMOND MANZAREK, an individual, 13 ROBBY KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL 14 COURSON, an individual, GEORGE MORRISON, an individual, FANTALITY 15 CORP., a Colorado corporation, SONY BMG MUSIC ENTERTAINMENT, a Delaware 16 general partnership, BMG MUSIC, a New York partnership, ARISTA RECORDS, a Delaware 17 LLC, ROBERT WEIR, an individual, WARNER MUSIC GROUP CORP., a Delaware 18 corporation, RHINO ENTERTAINMENT, its subsidiary, and BRAVADO INTERNATIONAL 19 GROUP, INC., a California corporation, 20 Counterclaim Defendants. 21 22 IT IS HEREBY STIPULATED AND AGREED by the parties through their respective 23 counsel that putative counterclaim defendant BRAVADO INTERNATIONAL GROUP, INC. 24 ("Bravado"), shall have a first extension of time of 30 days, up to and including May 3, 2007, to 25 26 answer, move, or otherwise respond to the Counterclaims filed by defendants WILLIAM E. SAGAN, 27 NORTON LLC, and BILL GRAHAM ARCHIVES LLC, d/b/a WOLFGANG'S VAULT. 28

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1 There is good cause to extend the time by which Brayado must move, answer, or otherwise 2 respond to defendants' counterclaims. Bravado was served later than the other putative counterclaim 3 defendants and was not an original party to this action, and therefore requires sufficient time to 4 evaluate the factual allegations and legal contentions contained in the counterclaims before filing a 5 response. Additionally, plaintiffs/counterclaim defendants previously stipulated to a 30-day 6 extension of time to allow defendants/counterclaimants to respond to plaintiffs' complaint, which 7 8 stipulation this Court approved on January 10, 2007. Likewise, defendant/counterclaimants 9 previously stipulated to a 30-day extension of time to allow each of the plaintiff/counterclaim 10 defendants other than Bravado to respond to the counterclaims, which this Court approved on March 11 4, 2007. Finally, the 30-day extension of time requested in the present Stipulation will have no effect 12 on the schedule for this case. 13 Bravado has not requested a prior extension of time to respond to defendants' counterclaims. 14 Respectfully Submitted, 15 DATED: March 28, 2007 GIBSON, DUNN & CRUTCHER LLP 16 By s/ Laura M. Sturges 17 S. Ashlie Beringer Laura M. Sturges 18 1801 California Street, Suite 4200 Denver, CO 80202 19 Telephone: 303-298-5718 20 and 21 Jeffrey H. Reeves, CA SBN 156648 4 Park Plaza, Suite 1400 22 Irvine, CA 92614-8557 23 Tel: 714-451-3800 Attorneys for Putative Counterclaim Defendant 24 Bravado International Group, Inc. 25 DATED: March 28, 2007 WINSTON & STRAWN LLP 26 By s/ Thomas P. Lane 27 Michael S. Elkin (admitted *pro hac vice*) Thomas P. Lane (admitted pro hac vice) 200 Park Avenue 28

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1	New York, NY 10166 Tel: 212-294-6700	
2	and	
3	Andrew P. Bridges, CA SBN 122761	
4	Jennifer A. Golinveaux, CA SBN 203056 101 California Street	
5	San Francisco, CA 94111 Tel: 415-591-1506	
6 7	Attorneys for Defendants and Counterclaim Plaintiffs	
8	In accordance with Civil L.R. 5-4 and General Order No. 45(X)(B), I, Laura M. Sturges, attest	
9	under penalty of perjury under the laws of the United States of America that I have the concurrence	
10	of the other signatories to this document.	
11		
12	<u>s/ Laura M. Sturges</u> Laura M. Sturges	
13	Laura W. Sturges	
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Crutcher LLP

ORDER

THE PARTIES HAVING SO STIPULATED, AND GOOD CAUSE APPEARING, IT IS HEREBY ORDERED THAT putative counterclaim defendant Bravado International Group, Inc., shall have up to and including May 3, 2007 to answer, move, or otherwise respond to defendants' counterclaims in this matter.

Dated: _3/29/2007 ____

Hongrable James Ware U.S District Judge